ONLY FORMALITIES COUNT
(From Reich's The Murder of Christ)

The closer the future victim is to the Kingdom of God with his knowledge, the surer will he be chosen to be murdered by the pestilent character. All this goes on with not a single soul, not even the murderer himself, being aware of what is happening. When Bruno insists on departure, perhaps sensing the malignancy of his murderer, Mocenigo seizes him at night from his bed with the help of an "arm of the Law." From here onward the machinery of the organized emotional plague of all ages takes over like a robot grindstone, never to stop until the victim is squeezed to a pulp. The envy and evil plotting of Mocenigo does not count and does not even appear among the arguments in the protocols. The true motive of the murder is not even mentioned or even admitted to court at any time, neither in 1592 nor in 1952; neither in Italy nor in the USA, nor in the USSR. The true motive of the cowardly killer is banned from inquiry all over this planet, except where simple routine murders are concerned, never in cases of the Murder of Christ. The Bar Associations of all lands do not tolerate even the discussion of the motive of such killing. The judges who sentence and the executioners go free, no matter how innocent the victim. If, occasionally, after decades, the error can no longer be kept hidden, the victim, if alive, must say, "Thank you very much," or, if dead, somebody kneels in prayer at his grave. But nobody dares attack the true killer.

From now onward, it is of no importance whatsoever what fills the protocols, whether it is forbidden to have the Earth circle around the Sun or to believe in a Soul of the Universe or in Universal Love or whether one has lectured here or lectured there, whether one has been decent all his life and committed only the blunder of meeting accidentally a pestilent sniper shooting from ambush. Nothing matters, since the true motive is the murder of Christ who could actually accomplish the dreaded realization of the Kingdom of God on Earth. It does not matter whether Jesus actually proclaimed himself as the King of the Jews or not. It is merely a pretext, and everybody is aware of this; therefore, nobody mentions it or does anything about it. The established law is geared to eternal seeking of the Kingdom of God, but not to the finding of the Kingdom of Heaven, not to the ways of Christ who knows the ways of the Kingdom of God. Only formalities count. Every appearance of fairness and precaution not to commit a judicial murder will be carefully guarded in order to commit the murder in the "proper, legal" ways. No one should ever be accused of injustice. The record of honor must remain clean. Everybody knows what has been done, and nobody moves a finger.

Much later, when the victim will have been long dead, when his screams to heaven in the evocation of God will have been silenced forever, when the myth of "justice done" will have evaporated, historians will dig out the facts, when all is fairly safe; and it might happen that a Pope kneels on the grave of one of the victims to restore his posthumous honor. Thank you, Sir! we hear the victim whisper. And God once more turns away from his Godlike creation, Man, and continues to send his prophets to preach in vast, empty deserts. Mocenigo is forgotten. Nobody investigated him, nobody even thought him guilty, though a few may despise him. More, there will be many that will tell you that Christ has been justly crucified, for he has acted as a common rebel against established government, that he had unnecessarily provoked the scribes, that he would better have sat still and quiet and let the souls of men alone in peace to sit it out forever and ever after. And books will be written and read by the multitude, books that tell you how to escape the truth about the Murder of Christ, how to obtain peace of mind. Don't touch it, ever!
The socially pathological acts of the Emotional Plague belong before a Board of Social Psychiatry. The criminal results of an emotional conspiracy belong before a Board of Justice. Politicians, that is people who are not concerned with factual truth but solely with interests of power, have no access to either the factual functions nor to the judicial consequences of an Emotional Conspiracy. This is an entirely human affair. This affair transgresses all party lines with their narrow interests of vote-getting. It is a matter of international interest today, and not only one country; it transgresses national borderlines, just as Life itself transgresses all human borders and factional limitations. This is the new fact in the lives of all of us. This fact has far reaching consequences.

It is of great importance to recognize the emotional element of conspiracy as the true basis of its merely political manifestations. Human emotion, and not politics, is a primary function of society everywhere.

From this it follows that the Board of Social Psychiatry serves a more basic function in society than the Board of Justice. It is one of the New Facts in our lives that is becoming evident now. We begin to recognize that true justice must finally step out of its present, merely formalistic, legalistic procedures and include the human, the emotional, the factual element, in other words, the fundamental element underlying the administration of social justice in human affairs; only great justices were able to practice it heretofore. Confidence in justice must be upheld. True justice must never be a matter of chance, or a matter of the private opinion of judges or attorney generals.

This birdseye view should be maintained in consideration of the material on "Conspiracy"; if it were to be handled from a merely political or legalistic, formalistic point of view, it may well be certain that nearly the whole of the population of the U.S.A. would have to be called before the courts of justice in pursuit of the elimination from our lives of underhanded conspiring. Prosecution of the majority of the population is not possible nor desirable. What is possible, however, is to keep the law in accord with progress in human knowledge.

All this is part of the biological revolution to which all of humanity finds itself subjected over the past few decades.

It is obvious that humanity is emotionally, that is, bio-energetically, sick. Politics and Powerdrunkenness are symptoms of this social disease; Power drunkards are not and cannot be the judges of power drunkenness, just as little as thieves can be judges of the social ill of thievery; nor can professional mass murderers be the counsels and judges of the social ill of mass murder. But cured power drunkards, cured thieves and cured mass murderers may well become excellent guides in Social Pathology.

Human ills belong to the vast, uncharted realm of Social Pathology. It is only Physicians and Educators, operating at the sickbed of society who dare hope to exterminate this disease in a manner commensurate with this great task of medicine and education.

It will be possible, but it will not be easy, to keep the political power drunkard off the confines of this task by one simple question: "WHAT WOULD YOU, POLITICAL POWER SEEKER, ACTUALLY, FACTUALLY DO TO ELIMINATE THE HUMAN EMOTIONAL SICKNESS OF THE MAJORITY OF PEOPLE EVERYWHERE?" It can be shown that those who are out today to gain power by persecuting political foes would, once they themselves were put in the place of their enemy, be forced to act exactly the same way as the conspirator has always done out of ignorant politicalism or out of malignancy.
SUPREMACY OF BASIC RESEARCH  
(April 16, 1954)  

By Wilhelm Reich, M.D.  

Introduction  
I owe my friends, coworkers and students, as well as all patients concerned, an explanation of why I did not appear in court as a "defendant", I did not appear as "defendant" (of what?), because, after having experienced the FDA for eight years, I knew their motives and intentions, and I refused to be made a butt of malignancy. I would have gone in any case of a bona fide struggle. Still, I would not have permitted Basic Research to be judged or adjudged in court and in absence of discussion, in other words, by a hidden court dictate of hidden "control" experiments. I would have certainly damaged the standing of our science. And I would have, certainly, emerged as an already "convicted" defendant under the suspicion of "fraud" with the threat of a suit for fraud following. In this manner, however, I have maintained my honor, my work, I have not been convicted by "consent" or by "conviction". The case was decided without my participation in this unconstitutional act against truth; an act of aggression which would force the public to believe that I have spent in cash, unpaid time, effort and risk as well as pain, some 400,000 dollars worth in 28 years for my discovery; that I have donated the medical use of the on energy for purposes of research, only in order to... commit fraud which did not pay a cent. What utter, preposterous, stupid nonsense, perpetrated by people unworthy to be called public servants of the people, using district attorneys, judges and some few reporters.

WHO ARE THE CONSPIRATORS BEHIND THEM?

Summary of the Clifford Injunction  
I am directing this communication to all who know my work and to those who, in the course of events, will learn to know about it. This is only a survey of the factual situation; an extensive presentation will be published at a later date.  
We shall survey:  
A. The procedures of the FDA;  
B. The basic issues involved in the Clifford Injunction;  
C. The factual, legal and moral position of Orgonomy.  
A. The Procedures of the FDA  
1. From the historical material collected and printed in the Volume A-XII-EP "CONSPIRACY" "An Emotional Chain-reaction", it emerges unequivocally that the action of the FDA originated not in a bona fide investigation of a new medical remedy, but from the beginning, as a prejudiced, mala fide persecution of a discovery, executed on behalf of powerful pharmaceutic interests, unknown to us because they operate behind the scenes. Their intent was not only to kill the discovery, but to get the discoverer into jail as a fraudulent person; mark well, all this was set before the investigation really came under way in 1947-1948. At that time the conspirators, mechanists in pathology and neuropsychiatrists, were in collusion to destroy Orgonomy with conspirators among politicians.

2. This conspiracy on the part of pharmaceutic producers in the U.S.A., using slander and calumni, developed like an emotional chain-reaction; it involved the A.M.A., the Consumer's Union, several prominent newspapers and periodicals, and others; it was a true conflagration on the social scene. This conflagration ran its course on its own power. But, like a forest fire, it was started by a carelessly (or deliberately) thrown burning match; this match fell among tinder-dry wood brush. The match-thrower was the red fascist sniper. He and his followers had to do no more than throw the burning match. As in the affairs of the UN, here, too, the politically organized emotional plague rode toward evil goals on the back of the unorganized emotional plague, in dishonest business, corrupt medicine, politically biased persons, judges, attorneys, etc.

3. Once under way in this manner the mala fide nature of the FDA investigation ever since 1947 had all the earmarks of ill-willed, irrational action. This was shown, among other matters, in such procedures as follows:
They carefully avoided to take into consideration any case that was clearly speaking against their preconceived plan to destroy Orgonomy. (See cases by Dr. S. Tropp, Lung Cancer, and others.)

b. They refused to cooperate with the discoverer who offered to introduce them into the new research territory. They intended, like all bad government, to proceed on mere political authority.

c. They started the investigation in 1947 with sexual defamation. This was stopped as soon as it was detected, by vigorous protests and withdrawal of our cooperation. (See their behavior at Orgone Institute Press, in Conspiracy.)

d. They refused to learn what this discovery was all about. Control of discoveries cannot be carried out with such emotional background.

e. They were doubtlessly pushed by some force in the background which seemed to be interested in the lists of names, the kind of instruments, the nature of the theory. (Who but the political Modj hoodie would be interested in lists of names?)

f. Their argument of "Promotional purposes" of our literature, easily disproved, was not given up, although they were informed of the fact that all income from the medical use of Orgone Energy Accumulators was not going to private individuals, but was used for research purposes only.

g. Their argument appeared in the AMA Journal of January 8, 1949, in an article by a chemist, Smyth. Thus, chemists behind the FDA, and chemists in the AMA were in collusion. Every field office of the FDA is directed by a chemist.

4. The mala fide nature of the procedures of the FDA has shown up in the end in the character of the "Requests for Admissions" in the complaint, in the following manner:

a. They did not mention the fact that more than two dozen physicians, duly licensed here and abroad, were experimenting with the medical qualities and promises, as well as the dangers, of the energy.

b. They heaped the experiences, gathered by these physicians in the course of some 14 years' work, on the shoulders of one man, WR, in such a manner that it now appeared as if this one physician, WR, had claimed cures for all kinds of ailments which had been published over the years by dozens of physicians and scientists. Thus, they tried to create in court the impression of deliberate fraud.

c. From about 900 cases over the years, 98% of which were prescribed by their physician, they picked 10 cases for showing their cause, nine of these had applied on the basis of having read the literature, and among them many with non-medical records. Some of these were outright FDA plants. The many positive cases they deliberately omitted, just as they left unanswered my repeated statements on the non-curative, experimental nature of physical on therapy.

d. To the very end they avoided every single successfully treated case, thus proving again that they acted in a conspiracy to defraud the public of their right to the use of an important discovery in medicine.

Thus, red fascists who had thrown the burning match, American pharmaceutical interests, the medical practitioners depending financially on the powerful and ruthless as well as reckless drug manufacturers, medical societies and many others became involved.

B. The Basic Issues Involved

1. Human irrationalism is acting as emotional plague on the social scene to destroy a discovery.

2. It is mechanistic technological man, who acts.

3. It is the fight between primordial, pre-atomic, cosmic energy (life energy) and atomic (deadly) energy.

4. It is a showdown between the forces of LIFE, scientifically still embryonic and the forces of DEATH, powerfully organized.

5. In Orgone Energy, cosmic functions including technological problems of space travel and space ships are involved.

C. The Moral Position of Orgonomy

1. As a branch of BASIC NATURAL SCIENCE, Orgonomy denies the right to anyone to pass judgement on matters of basic natural scientific research either in court, or through any kind of governmental action or decree. This was expounded in the "Response" to the complaint sent in full confidence in the ability of Federal Judge Clifford to realize the nature of the complaint as well as the nature of the Discovery of the Life Energy.

2. All man-made law and political organization rests originally, and has always rested, on the operations of the human mind, on thinking about nature. All social organization has rested and will rest upon some
kind of natural philosophy, such as that of Plato, Locke, Hume, Rousseau, Marx, etc. Therefore, to concede the right to pass judgment on matters of basic research and thinking to courts or political governments that appoint judges politically, would inevitably amount to yielding authority on matters of human knowledge to the political powers that be. And this would mean the end of any chance for human freedom, happiness and development. This cannot possibly be conceded. Quest for human knowledge is and will be supreme, no matter how great the ephemeral political power to destroy the searchers for knowledge. The crimes perpetrated by political or psychopathic hoodlums of the Beria type upon men like Bruno, Socrates, Galileo, must finally be stopped. The discovery of the Life Energy is here in its rightful place.

3. Every human being or citizen must have the right to choose the treatment for disease he likes best. He must not be coerced by well-hidden business interests to accept only one kind of treatment, dictated by commercial horse thieves.

4. The Clifford Injunction is manifestly unconstitutional. No one in the U.S.A., including judges, has the constitutional right to order the burning of books or their destruction in any other way. Once this would be permitted to happen, any political influence could be exerted upon judges to burn anything that threatens competition. We compete by way of better accomplishment, and not—ever—by way of slander, conspiracy, and political force. Not to resist this kind of procedure means abandoning ones responsibilities as a citizen. This is exactly what the black and red dictatorships succeeded in forcing upon millions of people.

5. The unconstitutional nature of the Clifford Injunction also appears in the fact that the complainant was represented by District Attorney Mills, who, from 1949 to 1951 had represented the Wilhelm Reich Foundation; he had not only functioned as its first legal clerk; he had also known the founders personally, he had defended their affairs, and he knew well that no shadow of suspicion of fraud, deliberate or not, could ever fall on the men he had learned to know in those years. He was present, furthermore, at a meeting where the conspiracy of the FDA was discussed before physicians and an attorney-at-law.

6. It is to be suspected that the pharmaceutical industry, incited to action by the red fascist sympathizers in 1947, and after the FDA cause had been abandoned in 1950, had revived it under the influence of Mr.
ADMINISTRATION OF COSMIC ORGONE ENERGY*

REGULATION OF ORGONE ENERGY ACCUMULATOR DISTRIBUTION

according to decisions at the 3rd Annual Meeting of the Board of Trustees of The Wilhelm Reich Foundation, August 23, 1952.

1. It is necessary to distinguish clearly the medical use from the non-medical use of orgone energy.

The medical use of the Orgone Energy Accumulator must be under medical supervision, and is defined as the use of orgone energy, i.e., life energy, for the treatment of specific, acute diseases, such as acute colds, arthritis, rheumatism, shrinking biopathies, etc. For medical use, only rented accumulators for a certain, specified time, can be used.

The medical use of the Orgone Energy Accumulator is royalty-free, donated by Wilhelm Reich to The Wilhelm Reich Foundation. Application for the royalty-free use of the Orgone Energy Accumulators must be made yearly to the Orgone Institute, at the annual meeting of the Foundation.

2. The non-medical use of Orgone Energy is administered by the Orgone Institute which, in certain cases, can grant to the Foundation the right to use orgone energy in the non-medical field. Each application for non-medical use must be accompanied by a statement from a physician that the applicant does not suffer from an acute illness which requires medical supervision.

The non-medical use of orgone energy is to be compared with life-strengthening swimming or other sports, sun-baths, etc., i.e., with such human activities as enhance the natural life energy metabolism in the organism.

The non-medical use of orgone energy is mainly preventive, just as are hikes, sea resort vacations, etc.

The non-medical use of orgone energy accumulators shall, under no circumstances, be submitted to the restrictive practices of the medical profession.

3. Procedure to obtain the medical use of orgone energy:
   a. Medical report from applicant's physician as to the nature of medically supervised illness.
   b. Decision of the Orgone Energy Research Clinic whether or not to grant the medical use of the Orgone Energy Accumulator.
   c. If the decision of the OERC is positive, the application will be handled in the usual way, i.e., after receipt of notarized application and the initial payment for the accumulator rental, the applicant will receive the accumulator through the central distribution place. All financial matters such as billing, etc., will be handled by The Wilhelm Reich Foundation in Rangely. Medical users have to renew their application after two years' use.
   d. In cases where there is doubt as to whether the accumulator is wanted for medical or non-medical use, the final decision rests with the Orgone Institute.

   The income from the medical use of the Orgone Energy Accumulators can be used only for the purposes of basic natural scientific and medical research within the framework of The Wilhelm Reich Foundation.

5. The non-medical use of Orgone Energy i.e., Life Energy, is administered by the Orgone Institute, which can sell accumulator devices just as well as rent them. However, the rented devices are limited to certain periods of time, at the discretion of the Orgone Institute.

An Administrative Law Needed

The responsible officers of The Wilhelm Reich Foundation are keenly aware of the necessity to give the discovery of the Cosmic Orgone Energy, and the devices which derive from this discovery, a practicable and appropriate legal administrative form. However, it is neither possible nor advisable to subsume devices which operate according to primitordial on energy laws under the Food, Drug and Cosmetic act which

is administered by the Food and Drug Administration. OR energy is neither a food, nor a drug, nor a cosmetic, nor a device in the usual sense of the word as defined in the act on foods and drugs.

In order to reach a legally as well as factually valid decision in this matter, it is hereby submitted to obtain a first orientation by comparing the action of the layering of an Orgone Energy Accumulator to the layering of an atomic pile. The energy at work is basically the same. In the Orgone Energy Accumulator, the cosmic energy acts in its original, primordial form; in the atomic pile, it acts as secondary energy after—or liberated from—matter. However, the interaction of alternative layers of organic and metallic materials is, in principle, the same.

Therefore, it is hereby proposed that a government agency which has no power and authority over atomic energy as developed in the atomic pile, including its devices, should likewise have no power and authority over the primordial cosmic energy and the devices derived from it. We are dealing in both cases, in the case of the primordial as well as the secondary—aftermatter—energy, with the same cosmic force.

Should the Atomic Energy Commission not be designated as the proper agency to deal with the Primordial Cosmic Orgone Energy, we would propose the creation of a new agency which would administer lawfully all matters and devices pertaining to the Primordial Cosmic Orgone Energy.

RESPONSE

Regarding the Request of the Food and Drug Administration (FDA) to Enjoin the Natural Scientific Activities of Wilhelm Reich, M.D.

In order to clarify the factual as well as the legal situation concerning the complaint, we must, from the very beginning, distinguish concrete facts from legal procedure to do justice to the facts.

Factually, the FDA is not "The US Government." It is merely one of its administrative agencies dealing with foods, drugs and cosmetics. It is not empowered to deal with Basic Natural Law.

ORGONOMY (see Bibliography on the History of Orgonometry") is a branch of BASIC NATURAL SCIENCE. Its central object of research is elucidation of the Basic Natural Law.

Now, in order to bring into line the legal procedure with the above-mentioned facts, the following is submitted:

The common law structure of the United States rests originally on Natural Law. This Natural Law has heretofore been interpreted in various ways of thinking, metaphorically, religiously, mechanistically. It has never concretely and scientifically been subjected to natural scientific inquiry based upon a discovery which encompasses the very roots of existence.

The concept of Natural Law as the foundation of a secure way of life, must firmly rest upon the practical concrete functions of LIFE itself. In consequence, a correct life-positive interpretation of Natural Law, the basis of common law, depends on the factual elucidation of what Life actually is, how it works, what are its basic functional manifestations. From this basic premise derive the claims of natural scientists to a free, un molested, unimpeded, natural scientific activity in general and in the exploration of the Life Energy in particular.

The concept of Natural Law as the foundation of a secure way of life, must firmly rest upon the practical concrete functions of LIFE itself. In consequence, a correct life-positive interpretation of Natural Law, the basis of common law, depends on the factual elucidation of what Life actually is, how it works, what are its basic functional manifestations. From this basic premise derive the claims of natural scientists to a free, un molested, unimpeded, natural scientific activity in general and in the exploration of the Life Energy in particular.

The complaint of the FDA is factually intimately interconnected with a basic social issue which, at present, is reverberating in the lives of all of us here and abroad.

Abraham Lincoln once said: "What I do say is that no man is good enough to govern another man without that other's consent. I say this is a leading principle, the sheet anchor of American republicanism."

At this point, I could easily declare "I refuse to be governed in my basic natural research activities by the Food and Drug Administration.

But exactly here, in this constitutional right of mine, the basic confusion in the interpretation of Natural and Common Law becomes apparent.

There are conspirators around whose aim it is to destroy human happiness and self-government. Is now the right of the conspirator to ravage humanity the same as my right to free, unimpeded inquiry?

It obviously is NOT THE SAME THING. I shall not try to answer this basic dilemma of American society at the present. I shall only open an approach to this legal and factual dilemma. It has a lot to do with the position of the complainant, trying to enjoin the experimental and theoretical functions of Life in its emotional, educational, social, economic, intellectual and medical implications.

According to natural, and in consequence, American Common

BASIC DILEMMA OF SOCIETY

Law, no one, no matter who he is, has the power or legal right to enjoin:

The study and observation of natural phenomena including Life within and without man;

The communication to others of knowledge of these natural phenomena so rich in the manifestations of an existant, concrete, cosmic Life Energy;

The stir to mate in all living beings, including our maturing adolescents;

The emergence of abstractions and final mathematical formulae concerning the natural life force in the universe, and the right to their dissemination among one's fellow men;

The handling, use and distribution of instruments of basic research in any field, medical, educational, preventive, physical, biological, and in fields which emerge from such basic activities and which, resting on such principles, must by all means remain free.

Attempts such as branding activities and instruments of such kind as "adulterated," in other words as fraud, only characterizes the narrowness of the horizon of the complainant.

No man-made law ever, no matter whether derived from the past or projected into a distant, unforeseeable future, can or should ever be empowered to claim that it is greater than the Natural Law from which it stems and to which it must inevitably return in the eternal rhythm of creation and decline of all things natural. This is valid, no matter whether we speak in terms such as "God", "Natural Law", "Cosmic Primordial Force", "Ether" or "Cosmic Orgone Energy".

The present critical state of international human affairs requires security and safety from nuisance interferences with efforts toward full honest, determined clarification of man's relationship to nature within and without himself; in other words, his relationship to the Law of Nature. It is not permissible, either morally, legally or factually to force a natural scientist to expose his scientific results and methods of basic research in court. This point is accentuated in a world crisis where biopathic men hold in their hands power over ruined, destitute multitudes.

To appear in court as a "defendant" in matters of basic natural research would in itself appear, to say the least, extraordinary. It would require disclosure of evidence in support of the position of the discov-
INTRODUCTION

The following is an exact copy of the original protocol written by Dr. Eva Reich on OROP on March 22 and 23, 1954. OROP EP was planned, executed and successfully concluded with ensuing rainstorm as predicted and designed immediately after the receipt of the "Decree of Injunction" handed down by Federal Judge Clifford of Portland, Maine, regarding the distribution by the WRF in interstate commerce of the Orgone Energy Accumulators. This injunction was the final result of a conspiracy behind the scenes, engineered by Red Fascists in 1947-49, compliled with and instigated by drug and cosmetic manufacturers, unknown to us, in collusion with some neurologists and surgeons of the New Jersey Neurological Association, also unknown to us, and executed by individuals posing as bona fide inspectors of the Food and Drug Administration of the U.S. Government. WR refused to be dragged into and humiliated in court by such criminal acts of impertinence and bad faith.

The Orgone Institute has denied any authority on matters of Basic Research in general and Orgonomy in particular to either government, court or established commercial interests since matters of Basic Research are, as the basis of our existence, supreme and cannot be decided upon in court. Also: Established knowledge must have no authority ever to decide what is NEW knowledge if factually, painstakingly presented.

OROP EP was designed to protect the intrusion of our scientific territory by individuals and organizations incompetent in our realm of knowledge; it was a complete success. It did not only prove once more

William Reich, M.D.
Chairman of Basic Research of the Wilhelm Reich Foundation

Date: February 22, 1954
that Orgone Energy does exist, but it surpassed itself. The goal to cause rain in the Eastern USA was over-reached by the rain that fell in consequence of this operation in 45 out of 48 states according to weather reports, including Arizona. The artificially produced rain came after a prolonged drought period and stopped again after two days, succeeded by more drought. This second drought was broken during the week ending April 24 by OROP INFANT.

OROP EP PROTOCOL

Events 3/22/54—Monday:
1. Judge Clifford of Portland, Maine, confirms injunction on 3/19/54.
2. Fact of injunction is printed on 3/20/54 in several Maine and one Boston paper. However, Dr. WR and I. O. didn't happen to see writeup. Bill Moise and Eva Reich didn't see it either. News reached Tom Ross via social gossip through Fred Campbell on evening of 3/20/54. He told Dr. WR morning of 3/22/54. Thus the WBF didn't know until everyone else that Judge Clifford had said NO to the truth. At 1 P.M. the Marshall of the U.S. Government arrived carrying the injunction.
3. At 3:45 P.M. the following telegram was dispatched:
   To Ivan Tannehill, U.S. Weather Bureau, Washington, D.C.
   "According to the Federal Food and Drug Administration, Orgone Energy does not exist. We are drawing east to west from Hancock, Maine and Orgonon, Rangeley, Maine, to cause storm to prove that Orgone Energy does exist. Consequences of this action are all your responsibility and that of Federal Judge Clifford of Portland, Maine. We are flooding the East as you are drying out the Southwest. You do not play with serious natural scientific basic research."

From the Wilhelm Reich Foundation.

("You" here means "one", it does not refer to Mr. Tannehill who was friendly toward our work.)
4. This telegram was then telephoned to Mr. Kent (Weatherbee) of WBZ, Boston Radio Station at 5:30 P.M. in order to prevent a central silencing by saying, "We just happened to have a storm."
5. At 8:30 P.M. Mr. Tony Shannon of the Bangor Daily News was called and the telegram transmitted verbally with a request that if possible both sides of the happenings should be presented. He was informed of further details: That three cloudbusters were used at Orgonon and one at Hancock, all with all 10 pipes extended 16 feet due east in order to reduce the eastern energy potential. He asked what we meant by the phrase, "all responsibility is yours and Judge Clifford's." He was asked that it had not previously been tried with such a battery, and we did not know how much of a reaction there would be, especially at equinox time. Also that he would be sent a copy of Dr. Reich's response to the judge.
6. At 4 P.M. Bill Moise was called at Hancock, Maine, and asked to draw two or three hours from the east. Summary of draws (all cloudbusters with 10 pipes extended 16 feet):
   1 hr. 3:30-4:30 P.M. from east, 3 cloudbusters, Orgonon (not moved).
   3 hrs. 4:30-7:30 P.M. from ENE, 1 cloudbuster, Hancock (moved).
   3 hrs. 8:30-9:30 P.M. from east, 3 cloudbusters, Orgonon (not moved).
7. Weatherbee reports 6:30 P.M., 3/22/54:
   "The weather is settled, fair . . . light snow possible to the north . . . The temperature 41°, wind SW, rising. Tomorrow winds freshen, no chance for fog. Tomorrow cloudy to north, sunny in Boston—fair to good weather. The weathermap shows one storm center over Newfoundland and a major storm center in the Central Plains and NW. How bad the weather will be is a question. Possible storm Wednesday (3/24) and Thursday . . . Flood potential: barring major cloudbursts, no floods . . . many rivers no longer frozen . . . spring flood potential slight . . ."
8. Rangeley, Evening 3/22/54: Lumination seen in sky during evening draw: A band along Milky Way (Galactic), bright green northern lights with a motor-like noise and tongue-like sheets streaming in from west (while draw from east was proceeding). Night very clear, wind switched to straight east at 6:30 P.M.

Events 3/23/54—Tuesday:
1. Weather report, 7 A.M. Weatherbee, WBZ, Boston:
   "Cloudsheet over NE . . . Yesterday's forecast an error . . . Clouds are persisting and may even cause slight snow . . . only a nucleus type of precipitation tonight. Winds gentle southerly . . . normal temperatures . . . tonight cloudiness, scattered showers and snow flurries . . . tomorrow fair, sunny, higher temperatures . . . barometer 29.2 and falling . . . low pressure over Great Lakes area . . . slight rain over the Southwest dust bowl . . . ."
7:30 A.M.:
   "The cloud blanket looks worse and will hide the sun, a little snow will fall and may turn into rain . . . this looks and sounds worse
than it will be, it won't amount to much... Unsettled area east of Alleghenies... weather west of Chicago is fair... no extremes in sight... 
8:30 A.M.: "Forecast was for some high clouds... warmer airmass was expected from west... Cloudiness has gotten thicker than expected, wetter... lower... nothing important..."

2. Actual Weather:
Clouding in from eastern sky morning of 3/23. "Sundog" sighted—unusual, at least two refractive rings seen. Newspaper clipping from Farmington, Maine, reports seven sundogs seen (South Paris?).

3. Second Draw performed by WR 2-3:00 P.M., 2/23/54—Tuesday.
Purpose: To induce storm along Galactic Plane.
Draw from north-northeast, zenith: all pipes (10) 16 feet, 1 cloudbuster. Two cloudbusters at lab point NE all pipes open, 16 feet, not moved, one hour.
Immediate results: 2 P.M., snowflurries over top of Saddleback seen. Clouding in from west, wind SW-W.

Snow starts at Rangeley Region 4 P.M. Intense, but relatively brief local storm with remarkably large snowflakes, about a total of 1 and 1/2 inches fall until midnight.
Unable to get Boston Radio in evening; get distant places—Tennessee, Vancouver, Cleveland, etc. Marked rapid type of fading of radio sounds.

4. On the Social Scene:
Telegram by WR to Tannehill, U. S. Weather Bureau, Washington, 4:45 P.M.
"Snowstorm in Rangeley Region as predicted in telegram of 3/22/54. You can no longer escape responsibility for desert development in U.S.A. We shall pursue subject of desert development to last detail. Evasion no longer will work. Ontario Weather Control will have to win over forces of Chemistryevil killing planetary life."
Signed: Orgone Institute.

Copies to:
1. Office of the President of the U.S.A.
2. J. E. Hoover, FBI, Washington, D. C.
3. United Press, Portland, Maine
4. Associated Press, Portland, Maine
5. T. Shannon, Bangor Daily News, Bangor, Maine

5. Public Relations:
A. Mr. Ingalls, Bangor Daily News, called:
1. Please send copies of all written material.

THE TRUTH DOESN'T COUNT

2. We are keeping you informed of second draw.
3. We are not using our fullest possible force since we would not know consequences of such action in advance.

B. Mr. Burns (U.P.) calls to get WR's views on draw (personally).

C. Copy of Response sent to Mr. T. Shannon of Bangor Daily News. He had not received even though two had been sent to newspaper.

(How come?)

6. The Legal Game:
Eva Reich, M.D., a practicing physician in Maine using the Orgone Energy Accumulator was not affected by present injunction as before she proceeds (advice WR; not carried out). Injunction only concerns "Interstate Commerce".
Mr. Richardson writes up his conditions as if he were to be the legal enforcer of degree. (See CONSPIRACY, Vol. II.)

WR: Points out that again: The truth doesn't count. Richardson meets them more than halfway. Richardson has only one function: To see as a counsel that agents stay within decree. Cancels letter, and via telephone on 3/24 AM tells Richardson he will meet agents himself as long as everyone else is ready to sell out, only wants Richardson's counsel, "Yes or no, whether what they are doing at each step is within injunction."

The main problem discussed: How to meet agents:
A. All accumulator papers moved to Students Laboratory on 3/24.
B. All press things except files moved to Students Laboratory on 3/24.
C. Richardson to be present (agreed).
D. Mr. Collins, Constable (American Legion) to be present (agreed).
E. Mr. Farrar, State Trooper, to be present (agreed).
F. Take down notes in shorthand or with a dictaphone.
G. A statement to be signed by each FDA agent, "That he is not an agent for red fascism."

H. Richardson advises to get better legal minds. WR decides to fight his own battle.

WR points out:
A. How far the undermining in the USA has gone.
B. How ignorant and helpless the decent ones are. The way to fight for life is just being developed.
C. Dissolving all organizations: THE WRF, THE O. E. CORPORATION.
than it will be, it won't amount to much... Unsettled area east of Alleghenies... weather west of Chicago is fair... no extremes in sight...

8:30 A.M.: "Forecast was for some high clouds... warmer airmass was expected from west... Cloudiness has gotten thicker than expected, wetter... lower... nothing important..."

2. Actual Weather:
Clouding in from eastern sky morning of 3/23. "Sundog" sighted...

ENATA

Page 23, insert after the words "present injunction as..." in line 11:

"according to lawyer Richardson. However, she will ask Judge Clifford"

"Snowstorms in Bangor Region as presented in Conspire, Vol. I, p. 34. You can no longer escape responsibility for desert development in U.S.A. We shall pursue subject of desert development to last detail. Evasion no longer will work. Oramur Weather Control will have to win over forces of Chemistry-evil killing planetary life."

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B. How ignorant and helpless the decent ones are. The way to fight for life is just being developed.
C. Dissolving all organizations: THE WRF, THE O. E. CORPORATION.
Events 3/24/54—Wednesday:
1. Weather Report, WBZ, Boston, Weatherbee, 7 A.M.:
“A fine day, sunny, warmer, temperature in the 50s and 60s. Clouds increasing tonight, raw weather and rain tomorrow. Thursday cloudy, rain in afternoon, or snow. High pressure system in western N. Y. . . . Storm center in Idaho . . . low barometer . . . new center . . . Fine weather, a day worth bragging about . . . Frequent rainy spells to be expected in spring.”
8 A.M.: “Tomorrow cloudy, rain, colder, near freezing . . . Snow in northern Maine to be expected . . . today wonderful day, best weather conditions.”
PM: Can’t get Boston Radio again.
2. Actual weather, Rangeley:
Clouds and sun. Clouds drifting north-northeast to southeast, mild corresponding breeze. (Therefore coming from area of draw). Clouds dissipate all day long over Oregon. Strong drought tendency. More reports: Airports at Atlanta, Georgia and South Carolina are closed because of poor visibility. Flew north from Washington to Bangor at 5 P.M. on 3/23, observed: 1) Moisture rolling in from ocean. Along coast in form of a thick blue haze extending about 5000 feet up and as far as one could see from airplane. 2) To the southwest one could see high clouds banks moving toward the north.
3. On Social Scene:
A. N. Y. doctors (orgonomists) confer with lawyer, want to do something, are quite helpless, want WR to go to court in order to reopen the case. They missed the point.
B. Burns of U.P. (United Press) calls 4 P.M. Told by WR he doesn’t concede authority on matters of Basic Research to either established science or government or court.
Events 3/25/54—Thursday:
1. Weatherbee Report, WBZ, Boston, Weatherbee, 7:30 A.M.:
“Thursday raw, cold wind, overcast, light rain beginning this afternoon in western New England and spreading over all of New England by tonight with heavy rain expected to continue tonight and tomorrow.” Comment WR: Kent (Weatherbee) changed his prediction: Yesterday he said, “light rain in afternoon,” today he said “heavy rain over all New England late tonight and tomorrow.” Weatherbee had said weather would come from West Central Plains, but it will most likely come from southeast as engineered.
Bangor's streets last night... It began to snow at 4:25 and by 8:30 Thursday night, a full inch of the messy stuff had landed.

6:10 P.M.: WBZ Boston, Weatherbee:
"Winds were of gale force today from WNW... Clear tonight and tomorrow... A storm in Texas..."

Note:
It should not be inferred from OROP EP that procedures such as the newspaper publicity and using the Cloudbuster with political undertones is the usual practice of the Orgone Institute. Rather, OROP EP represented the immediate reaction of a natural scientist who, after spending three decades and several hundred thousand dollars following up the discovery of the Life Energy, was rewarded for his efforts with the slap in the face of the unconstitutional and irrational Clifford Injunction. Even then considerable restraint was shown in that at no time was the full power of the Orgone Institute's Cloudbuster-potential used.

In Summary:
OROP EP was designed to protest the intrusion into our scientific territory by individuals and organizations incompetent in our realm of knowledge. It took place immediately following receipt of the Clifford Injunction and was designed to cause rain over the eastern half of the continent.

On March 22nd three inland cloudbusters and one on the coast drew a total of 15 cloudbuster-hours from the east with all pipes open and fully extended. This was the first time that such a battery of cloudbusters has ever been used. This draw changed the whole weather pattern, and forecast adjustments followed rapidly.

On March 23rd three cloudbusters drew from the northeast for a total of three cloudbuster hours, again with all pipes open and fully extended. The first draw from the east built up the potential to the west and drew moisture in from the ocean. The second draw drew against the Galactic Stream and built up the potential to the southwest.

Snow began to fall two hours after the second draw, but the existing drought tendency was too strong and it took one more day for it to build up. On March 25th rain fell from one end of the continent to the other, raining in 45 out of 48 states—signifying a successful conclusion to OROP EP.

WARNING:

The following form is sent out to all individuals or organizations that knowingly or unknowingly have aided the criminal conspiracy against the discovery of the Life Energy by printed or spoken misstatements.

WARNING

As you will see from Wilhelm Reich's response, the Food and Drug Administration has been denied any authority on matters of basic natural science in general, and cosmic Orgone Energy in particular. Orgone Energy is neither a food, nor a drug, nor a cosmetic: it requires new laws for its administration. The action of the Food and Drug Administration was the ultimate outgrowth of a conspiracy against the discovery of the Life Energy. The injunction is obviously an act violating the right to free natural scientific inquiry. It is thus a violation of the Constitution.

The injunction was obtained solely by Dr. Wilhelm Reich's non-appearance in court. Action is under way to intervene against the injunction. We maintain the standpoint that matters of basic natural scientific research are beyond the jurisdiction of either court or government, since basic natural science is the very foundation of both good government and true justice.

We regret to inform you that you have, we assume unknowingly, fallen victim to a criminal conspiracy against Wilhelm Reich's discovery of the Life Energy; a conspiracy instigated against the Orgone Institute by political and psychopathic hoodlums and little commercial horse thieves. Documents proving this contention are in our possession.

THE WILHELM REICH FOUNDATION
Dear Friends,

New names have been added to our mailing list and some of you have not gotten our first letter, which was sent out with a copy of "OROP Desert No. 2" containing the Clifford Injunction and Reich's response to the complaint of the FDA, the complaint that brought on the injunction. To be brief, for those who may not have heard: On March 19th the Wilhelm Reich Foundation was enjoined from the distribution of orgone energy accumulators and of all literature mentioning the words, orgone energy. (The FDA, though it too operates on orgone energy, had decided that orgone energy does not exist.) Reich wisely declined to enter an arena laid out for the purpose of destroying him and his work. To "defend" important discoveries in natural science before a court which was to act as an authority before even having been a pupil was manifestly ridiculous. Legal action was instituted by the orgone therapists. (It should be pointed out that the therapists are not "defending" anything. They are fighting for the legal right to treat the sick, within the trap, with knowledge and devices put at their disposal by the science of orgonomy.)

Most of the legal fund is supplied, at much sacrifice, by the therapists themselves. The Orgone Legal Fund was established to help fill the continually dwindling reserves.

The therapists' legal action has been meeting with the usual obstacles and delays, and some unusual ones, but success seems assured for the simple reason that the injunction is unconstitutional—as well as nonsensical. Meanwhile, much of the valuable time and energy of Reich and of other good men is being wasted; and a great deal of money, badly needed for life-saving work and research, has either been lost through the stopping of the sale of books and of the distribution of accumulators, etc., or wasted in dealings with irrational officialdom.

While all this crazy trap activity goes on, and in spite of disturbances by various trap functions, Reich has continued working steadily, tackling problems that concern the future of our planet and has made vitally important new discoveries of the nature of non, of drought, of desert—the outer desert and the human, inner, emotional desert—and in a new branch of pre-atomic chemistry. CORE (Cosmic Orgone Engineering) has developed apace. The cloudbuster, operated by Reich and assistants, has many times broken drought in the East, most dramatically in August, 1954 all along the Atlantic Seaboard. (A large area around Rangeley, Maine, has been the greenest in the country for some time now.) The cloudbuster has been used successfully to clean the air of the non clouds so inimical to living things, and it is clear that it can favorably alter the world's desert situation. Drought and desert development, as a result of the ever increasing non in our atmosphere, has been going on at an alarmingly accelerated rate, and, unless something is done soon, a catastrophe is in the offing. (Responsible people are deeply concerned about this state of affairs.) Accordingly, Reich is soon going to the southwestern desert of the U.S. to start operations on the removal of non and the drawing in towards the desert of moisture-laden air by means of the cloudbuster. Since the southwest desert is thousands of years old, and therefore, so to speak, strongly rooted in, the task of changing it back to a fruitful land is by no means assured of success. But the prospects are very good.

We are in the midst of great upheavals, internal and external. In the light of the cosmic revolution now going on, much of our routine social concerns seem pettier and more ridiculous than ever. Our problems are not "how to win friends and influence people", and so forth; our problems are: non distress (which now goes by names like "virus X", "intestinal flu", etc.); the emotional plague; emotional upheavals such as the sufferings and desperate outbreaks among adolescents; the weather upheavals in the form of increased tornadoes, hurricanes, floods, droughts; and desert development—the growing world dust-bowl.

These things can't and won't be ignored much longer. There is a strong influx of the cosmic into the human social mill. One sees a new
seriousness on faces. People are becoming sick of foolishness—of political foolishness, of fruitless, meaningless work, of irrational activity in general. At the same time there is confusion, and continued evasion, especially on the part of our "authorities", of our real problems. Much of the confusion is a direct physical result of immobilization by DOR, but there is also a confusion which is the bewilderment of living in a world which tries to turn its back on apocalyptic events and proceed about business as usual.

The world now desperately needs what orgonomy can do for it, especially in the field of cosmic orgone engineering, and it will be coming to Wilhelm Reich for help. Meanwhile, Reich has not been waiting to have a magnum of champagne launch his cloudbuster in an official ceremony. As a responsible inhabitant of a land, and, of a world, in a grave emergency situation, he is going ahead and doing what he can to understand and deal with the emergency. (Others will take notice and follow.)

Since the Wilhelm Reich Foundation is not endowed by anyone, but has suffered loss of funds through the injunction, we have undertaken to collect money not only for the legal fund, but also for OROP Desert, that is, for the work of reversing, through cosmic orgone engineering, the calamitous process of desert development. That is the important work, now, of the world.

We hope many of you will want to participate by sending contributions either to OROP Desert, or to the Orgone Legal Fund. The work of OROP Desert is the more essential of the two, for obvious reasons; the desert is a problem compared to which the injunction is merely a nuisance. (Checks should be made payable to "OROP Desert", or to "The Orgone Legal Fund" and should be sent to William Steig, P. O. Box 174, Lakewood, N. J.)

We want to thank you again for your fine response, in the form of contributions and of heartening answers full of good spirit, to our first letter.

There is good reason for an optimistic outlook. Though we are beset with serious dangers, there are also indications that we are slowly developing an immunity to DOR; that our cores are expanding and gaining strength in the fight with DOR; that we are being pushed towards health.

Sincerely yours,

WILLIAM STEIG

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MOBILIZING THE LEGAL SITUATION

October 9th, 1954

To the High United States District Court
Portland, Maine

We wish to inform your good offices, that in the course of October, 1954, the Orgone Institute Press will resume its normal function of filling orders for books in the realm of natural science and orgonomic medicine. This decision was made when it was ascertained, beyond any reasonable doubt, that the injunction of March 19th, 1944, was pursued and obtained in a criminal manner by Moscow-directed, American conspirators. We are sending, for your files, a volume of the History of the Discovery of the Life Energy which the Orgone Institute is sending out in connection with this fact.

It was felt that the District Court in Portland should be informed on this step. Should the District Court in Portland have any objections to the resumption of the normal scientific activities of the Orgone Institute and its affiliated organizations, information to this effect would be appreciated.

It is out of deep respect for the basic principles of truth and justice, in whose behalf American courts are functioning, that the Orgone Institute is proceeding to fulfill its scientific and medical duties.

Sincerely yours,

(Signed) William Moise
Oranur Weather Control Operator
On order from the Orgone Institute
On behalf of the Orgone Institute Press.

Sent: History of the Discovery of Life Energy
Core Vol. VI, Nos. 1-4
cc. Office of the President of the USA
Mrs. Hobby, Secretary, Department of Health, Education and Welfare
Commander, Air Technical Intelligence Center, U.S. Air Force
J. Edgar Hoover, Director, Federal Bureau of Investigation
LETTER TO DR. SILVERT

January 8, 1955
Route 8, Box 281
Tucson, Arizona

Michael Silvert, M.D.
50 Grove Street
New York City 14, N.Y.

Dear Dr. Silvert:

I must correct several wrong assumptions contained as professed opinions of the judge in Portland and the lawyer representing the physicians who interfered with the injunction:

1. I have never rented out accumulators, and I have never received a penny for the medical use of cosmic energy.

2. I have never handled any addresses of consumers, except in my research till 1945. I am, therefore, in no position or authority to order any os accumulators back from the user. Those who prescribe are in charge.

3. I have never sold 1000 accumulators as falsely announced by the conspirators and agents of the pharmaceutic industry. Only about 40 accumulators were sold to my knowledge.

4. I have never consented to the injunction. The clerk of the WRF had, on pressure from the lawyer, Mr. Richardson, informed the DA's office that the WRF was preparing for compliance. I have, thereupon, suggested the suspension of the WRF.

5. I have, quite on the contrary, in my response and in a warning denied the FDA any authority whatsoever in matters of basic natural science in general and on energy in particular. The same is true for both court and government. New discoveries require new administrative laws, lest the established interests be invested with power to prevent discoveries from becoming effective.

6. I shall refuse any information whatever to agents of the FDA, since they are highly suspect of being agents of hidden business interests and were stirred into action of a mala fide kind by political Moscow hoodlums.

7. The nature of my work with cosmic energy requires absolute discretion and careful dealing with all matters pertaining to E. No information, whatever, will be forthcoming from me in these matters.

8. I feel that the os accumulator is a matter of medical concern. I neither construct, nor do I distribute accumulators.

9. It is most regrettable that the legal procedure in this matter does not avail itself of the amassed evidence of the criminal conspiracy employed in the injunction using slander, lies, distortion and falsification of facts. It is regrettable that the procedure is steeped in legalism and evasion of fact. Truthful procedure, as in the case of the literature, has freed its distribution. Legalistic procedure has caused the bogging down of the accumulator question.

I am awaiting the decision of the higher court before preparing to put the total infamy before the broad public.

Sincerely,
/s/ Wilhelm Reich
Wilhelm Reich, M.D.
Projeto Arte Org
Redescobrindo e reinterprelando W. Reich

Caro Leitor
Infelizmente, no que se refere a orgonomia, seguir os passos de Wilhelm Reich e de sua equipe de investigadores é uma questão bastante difícil, polêmica e contraditória, cheia de diferentes interpretações que mais confundem do que ajudam.
Por isto, nós decidimos trabalhar com o material bibliográfico presente nos microfilmes (Wilhelm Reich Collected Works Microfilms) em forma de PDF, disponibilizados por Eva Reich que já se encontra circulado pela internet, e que abarca o desenvolvimento da orgonomia de 1941 a 1957.

Dividimos este “material” de acordo com as revistas publicadas pelo instituto de orgonomia do qual o Reich era o diretor.
01- International Journal of Sex Economy and Orgone Research (1942-1945).
02- Orgone Energy Bulletin (1949-1953)
03- CORE Cosmic Orgone Engineering (1954-1956)

E logo dividimos estas revistas de acordo com seus artigos, apresentando-os de forma separada (em PDF), o que facilita a organizá-los por assunto ou temas.
Assim, cada qual pode seguir o rumo de suas leituras de acordo com os temas de seu interesse.
Todo o material estará disponível em inglês na nuvem e poderá ser acessado a partir de nossas páginas Web.

Sendo que nosso intuito aqui é simplesmente divulgar a orgonomia, e as questões que a ela se refere, de acordo com o próprio Reich e seus colaboradores diretos relativos e restritos ao tempo e momento do próprio Reich.
Quanto ao caminho e as postulações de cada um destes colaboradores depois da morte de Reich, já é uma questão que extrapola nossas possibilidades e nossos interesses. Sendo que aqui somente podemos ser responsáveis por nós mesmos e com muitas restrições.

Alguns destes artigos, de acordo com nossas possibilidades e interesse, já estamos traduzindo.
Não somos tradutores especializados e, portanto, pedimos a sua compreensão para possíveis erros que venham a encontrar.

Em nome da comunidade Arte Org.

Texts from the area emotional plague and society part two. The Supreme Court case. U.S.A. versus Reich.

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A Court Case
The background to Court Case

01 T.P. Wolfe. Emotional Plague versus Orgone Biophysics 1946
McF 515 T.P. Wolfe. Emotional Plague versus Orgone Biophysics 1946
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02 Wilhelm Reich Oranur Project 1950
McF 517 Oranur Project. Orgone Energy Emergency Bulletin No. 1 1950
Interval 1-7 Pag. 1-12

03 Wilhelm Reich Conspiracy Incomplete Set Filed enth Federal District Court 1952
McF 519 Conspiracy Incomplete Set 1952
Interval 1-1 Pag. 1-1

04 Wilhelm Reich The Blackening Rochs Melanor 1952
McF 519 Conspiracy Incomplete Set 1952
Interval 2-34 Pag. 28-40

05 Letter FBI Archives of the Orgone Institute 1953
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06 Supplement 1 William Washington file Archives of the Orgone Institute 1947-1953
McF 519 Conspiracy Incomplete Set 1952
Interval 36-115 Pag. 1-80

07 Dor clouds over the U.S.A. 1954
McF 519 Conspiracy Incomplete Set 1952
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08 A leap into the future - Committee for Protectin of the Environment 1970
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09 Chester M. Raphael Dor Sickness A review of Reichs Findingst 1954
McF 519 Conspiracy Incomplete Set 1952
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10 Michael Silvert Apendix Dor Sickness in New York City - Observations by Lay People 1953
McF 519 Conspiracy Incomplete Set 1952
Interval 156-169 Pag. 26-39

11 The National Health Federation ?
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12 Table of Events 1942-1954
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13 The doors were closing - Archives of the Orgone Institute 1940-1947
McF 519 Conspiracy Incomplete Set 1952
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14 In favor of Orgonomy and the living orgone versus emotional plague, F.B.I. and F.D.A 1947-1952
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15 Wilhelm Reich The Einstein Affair 1953
McF 516 Wilhelm Reich The Einstein Affair, 1953
Interval 1-102 Pag. I-V and 1-102

16 Wilhelm Reich Response to Ignorance 1955
McF 512 Wilhelm Reich Biographical Material, History of the Discovery of the Life 1955
Interval 1-19 Pag. I-II and 1-33

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A Court Case
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01 Wilhelm Reich et al vs. U.S.A. Vol. 1 1954-1957
McF 405 A Court Case I. 1954-1957
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02 Wilhelm Reich The Red Thread of a Conspiracy 1955
McF 405 A Court Case I. 1954-1957
Interval 2-22 Pag. 1-32

03 Appendix Biographical History of the Discovery of the Life Energy 1942-1954
McF 405 A Court Case I. 1954-1957
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04 Wilhelm Reich Atoms for Peace vs the Higs 1956
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05 Documentary Appendix 1954-1956
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Interval 45-55 Pag. 17-36

06 Wilhelm Reich et al vs. U.S.A. Vol. 2 1954-1957
McF 406 A Court Case II 1954-1957
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07 Record Appendix to Briefs for Appellants 1956
McF 406 A Court Case II 1954-1957
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08 Wilhelm Reich et al vs. U.S.A. Vol. 3 1954-1957
McF 407 A Court Case III 1954-1957
Interval 1-7 Pag. I-VIII

09 Suppressed Documentary Evidence 1956
McF 407 A Court Case III 1954-1957
Interval 7-114 Pag. 1-183
10 Wilhelm Reich et al vs. U.S.A. Vol. 4 1954-1957
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Interval 1-3 Pag. I-III

11 Records Docketed by Clerk of Trial Court 1954-1956
McF 501 A Court Case IV 1954-1957
Interval 4-91 Pag. 374-544

12 Wilhelm Reich et al vs. U.S.A. Vol. 5 1954-1957
McF 502 A Court Case V 1954-1957
Interval 1-2 Pag. I-II

McF 502 A Court Case V 1954-1957
Interval 3-148 Pag. I-XXIII and 1-265

14 Wilhelm Reich. Contact With Space Oranur Second Report 1951-1956
McF 503 A Court Case VI 1954-1957
Interval 1-148 Pag. I-XXIII and 1-265

15 Brief for Wilhelm Reich Appellant 1956
McF 504 A Court Case VII 1954-1957
Interval 1-3 Pag. I-III

16 Crossroads Ahead 1954-1956
McF 504 A Court Case VII 1954-1957
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17 Documentary Appendix 1956
McF 504 A Court Case VII 1954-1957
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18 Brief for Michael Silvert, appellant, Orgonomic Physician 1956
McF 505 A Court Case VIII 1954-1957
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19 The Nature of Assault upon Orgonomy 1954-1956
McF 505 A Court Case VIII 1954-1957
Interval 4-31 Pag. 1-55

20 Wilhelm Reich Foundation vs. U.S.A. 1954-1957
McF 506 A Court Case IX 1954-1957
Interval 1-3 Pag. I-II

21 Brief for Appellant, The Wilhelm Reich Foundation 1956
McF 506 A Court Case IX 1954-1957
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22 Wilhelm Reich vs. U.S.A. 1954-1957
McF 507 A Court Case X 1954-1957
Interval 1-3 Pag. I-II

23 Reply Brief for Wilhelm Reich M.D. 1956
McF 507 A Court Case X 1954-1957
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24 Appendix 1956
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25 Wilhelm Reich Foundation vs. U.S.A. 1954-1957
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26 Reply Brief for the Wilhelm Reich Foundation 1956
McF 508 A Court Case XI 1954-1957
Interval 4-7 Pag. 1-6

27 Petition for a writ of Certiorari 1957
McF 509 A Court Case XII 1954-1957
Interval 1-6 Pag. I-IX

28 Petition to the United States Court of Appeals 1957
McF 509 A Court Case XII 1954-1957
Petition for a writ of Certiorari to the United States Court of Appeals for the First Circuit, Supreme Court of the United States, October Term 1956 Number 688
"Wilhelm Reich, the Wilhelm Reich Foundation and Michael Silvert Petitioners vs. United States of America,